Page	1	of	2	Pages [X]	Original	[]	5	Substitute	[]) ;	Supplemental	Atty. Docket	:
		Co	m)	bined De	claratio	on fo	r l	Patent .	App	lic	ation and	Power of Atto	rney
My res and so subject	iden le in mat	ce, po ventor ter wh	st ((if nich	only one nar	and citize ne is listed nd for whice	nship a below h a pat) or	an origina	al, first	ar	ct to my name; ad joint invento vention entitled	and that I believe I are I or (if plural names are I	n the original, first listed below) of the
				vhich (check				,.			·		
		[] [x]	İ	U.S. Appln was/will be (PCT) appl	the United No	e U.S.	*; c und 004	or Ier 35 U.S I /008211	.C. §3	71 _Ji	une 11, 2004	, as he U.S. national stage, entry requested o §371/§102(e) date	n *:
and wa	s am	ended	on	Apr (include da	il 8, i	2005 Iments i	ınde	er PCT Art.	19 and	34	(if a	pplicable).	
amendi	nent	refer	red	i understand to above; an naterial to pa	d I acknow	ledge t	he	duty to di	sclose	to	the Patent and	cluding the claims, as Trademark Office (PI	s amended by any (O) all information
invento	r's c	or plan	ıt b	n priority be reeder's right isted below:	nefits unde s certificat	er 35 U e(s), or	.S.G	C. §§ 119 ider §365((a)-(d) a) of a	ar iny	nd 365 (b) of a PCT application	ny prior foreign applic on which designated a	ation(s) for patent, t least one country
				Applicati 168267/	on No. 2003	>		Country Japan		_	_	te (MM/DD/YYYY) 6/12/2003	
applica	tion	design	nati f th	ng a country	other than	the U	nite	ed States)	or for ority is	ап	inventor's or paimed (if left bl	patent (including an including an including an including an including ank, then there are nor Date (MM/DD/YYYY)	ate, having a filing
I hereb	y cla	im the	be	nefit under 3		— 119(e) (ation No		ny United			ovisional appli g Date (MM/DD	cations listed below:	_
PCT in applica U.S.C.	terna tion §112 §1.5	itional is not 2, I ac 6 whice applic	ap dis kno ch b atio	plication(s) of sclosed in su owledge the secame availa	lesignating ch U.S. or duty to dis	the U. PCT i close to	S., nte o th ilin	listed belo rnational a ne PTO all	w and application information	, in itio ma or a	nsofar as the su n in the manne tion which is r pplication and	lication(s) or under §3 bject matter of each of er provided by the first naterial to patentability the national or PCT us (patented, pending, about 19 pending pendi	f the claims of this st paragraph of 35 y as defined in 37 international filing
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As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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Page 2 c	of 2	Pages		Atty. Docket:					
Title: IM	IDAZ(OLIDINE	<u>DERIVATIVES</u>						
U.S. Applic	ation fi	iled		, Serial No.					
PCT Applic	ation f	iled PCT	/JP2004/008211	Serial No	June 11	2004			

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from YUASA AND HARA as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.